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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/790,479	03/01/2004	Darrell Reginald May	85002	9515
	7590 02/02/2007 R, DOPPELT, MILBRA	EXAMINER		
1401 CITRUS (	CENTER 255 SOUTH (	RAMPURIA, SHARAD K		
P.O. BOX 3791 ORLANDO, FL 32802-3791			ART UNIT	PAPER NUMBER
			2617	
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)
Office Action Summary		10/790,479	MAY ET AL.
		Examiner	Art Unit
		Sharad Rampuria	2617
Period fo	The MAILING DATE of this communication a	appears on the cover sheet wi	th the correspondence address
A SH WHI( - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REF CHEVER IS LONGER, FROM THE MAILING insions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory perior tire to reply within the set or extended period for reply will, by stat reply received by the Office later than three months after the ma ed patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNIC 1.136(a). In no event, however, may a re- cod will apply and will expire SIX (6) MON' tute, cause the application to become AB	CATION.  eply be timely filed  THS from the mailing date of this communication.  ANDONED (35 U.S.C. & 133)
Status			
1)⊠ 2a)□ 3)□	/	his action is non-final. vance except for formal matte	•
Disposit	ion of Claims		
5) □ 6) ⊠ 7) □ 8) □ <b>Applicat</b> 9) □ 10) □	Claim(s) 1-7,9-14 and 16-23 is/are pending 4a) Of the above claim(s) is/are withd Claim(s) is/are allowed.  Claim(s) 1-7,9-14 and 16-23 is/are rejected.  Claim(s) is/are objected to.  Claim(s) is/are objected to.  Claim(s) is/are subject to restriction and are subject to restriction and ion Papers  The specification is objected to by the Examination The drawing(s) filed on is/are: a) and applicant may not request that any objection to the Replacement drawing sheet(s) including the correction and the production is abjected to be the correction and is a bjected to be a perfected to the production is a bjected to be a perfected to be a perf	rawn from consideration.  I/or election requirement.  ner.  ccepted or b) objected to be drawing(s) be held in abeyan ection is required if the drawing(	ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.121(d).
	The oath or declaration is objected to by the	Examiner. Note the attached	Office Action of John PTO-192.
12) [ a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of:  1 Certified copies of the priority docume 2 Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Buressee the attached detailed Office action for a li	ents have been received. ents have been received in Apriority documents have been eau (PCT Rule 17.2(a)).	oplication No received in this National Stage
Attachmen	t(e)		
1)	te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) or No(s)/Mail Date	Paper No(s	ummary (PTO-413) )/Mail Date formal Patent Application 

#### **DETAILED ACTION**

- I. The Art Unit location of this application in the USPTO has changed. To aid in correlating any papers for this application, all further correspondence regarding this application should be directed to Art Unit 2617.
- II. The current office-action is in response to the remarks filed on 12/05/2006.

Accordingly, Claims 8, 15 are cancelled and Claims 1-7, 9-14 and 16-23 are imminent for further assessment as follows:

# Claim Rejections - 35 USC § 103

- III. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

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Claims 1-2, 4-7, 9-14 and 16-23 rejected under 35 U.S.C. 103(a) as being unpatentable over **Koskan** [US 6181956] in view of **Kuboyama** et al. [US 20040186728].

As per claims 1, 16, Koskan teaches:

A mobile wireless cellular communications device (Abstract, Col.2; 7-17) comprising:

A wireless cellular transceiver (120; Fig.2, Col.2; 18-38) and a controller (240; Fig.2, Col.2; 29-37, Col.2; 39-52) for cooperating therewith for receiving text messages from a wireless communications network; (Col.2; 39-52) and

When in the audio message mode, outputting at least one audio message comprising speech generated from at least one of the received text messages via said headset output. (Col.2; 39-63, Col.2; 64-Col.3; 15, Col.3; 32-38).

Koskan doesn't teach specifically, a headset output connected to said controller; said controller for switching between a normal message mode and a hands-free audio message mode based upon a connection between said headset output and a headset. However, Kuboyama teaches in an analogous art, that a headset (103; Fig.1, Paragraph 00052) output connected to said controller; said controller for switching between a normal message mode and a hands-free audio message mode based upon a connection between said headset output and a headset. (e.g. a switching control step of making output destination switching control that outputs the speech information corresponding to the text information to the audio output device when it is determined in the determination step that the audio output device is connected, and outputs the text information to the display means when it is determined in the determination step that the audio output device is not connected; Paragraph 0024-0025, 0052, 0074) Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to modify Koskan

including a headset output connected to said controller; said controller for switching between a normal message mode and a hands-free audio message mode based upon a connection between said headset output and a headset in order to appropriately switching for providing information to the user in correspondence with an information acquisition environment of that user.

As per claims 2, 10, 17, 21, Koskan teaches:

The mobile wireless communications device of claims 1, 9, 16, 20, wherein said headset output comprises a wireless headset output for establishing a wireless connection with the headset. (120; Fig.1, Col.1; 62-66)

As per claims 4, 11, 18, 22, Koskan teaches:

The mobile wireless communications device of claims 1, 9, 16, 20, further comprising a user interface device connected to said controller, and wherein said controller switches to the audio message mode based upon an audio message mode command provided by a user via said user interface device. (250; Fig.2, Col.2; 29-37, Col.2; 64-Col.3; 15)

As per claim 5, Koskan teaches:

The mobile wireless communications device of claim 4 wherein said user interface device comprises a keypad connected to said controller. (255; Fig.2, Col.2; 29-37, Col.2; 64-Col.3; 15)

As per claims 6, 12, 19, 23, Koskan teaches:

The mobile wireless communications device of claims 1, 9, 16, 20, further comprising a text-to-speech module for cooperating with said controller to convert the at least one text message to the at least one audio message. (Col.3; 5-9, 32-38)

## As per claims 7, 14, Koskan teaches:

The mobile wireless communications device of claims 1, 9, further comprising a display connected to said controller for displaying the text messages. (252; Fig.2, Col.2; 29-37, Col.3; 28-31)

Claim 9 is the system claim corresponding to device claim 1 respectively, and rejected under the same rational set forth in connection with the rejection of claim 1 respectively, above.

## As per claim 13, Koskan teaches:

The communications system of claim 9 wherein said controller is also for generating a conversion request for the at least one text message and cooperating with the wireless transceiver to forward the conversion request to said wireless communications network; and wherein said wireless communications network receives the conversion request and further comprises a text-to-speech module for converting the at least one text message to the at least one audio message, and wherein said wireless communications network sends the at least one audio message to said at least one wireless communications device. (240; Fig.2, Col.2; 64-Col.3; 15, Col.3; 32-38)

Claim 20 is the computer readable medium claim corresponding to device claim 1 respectively, and rejected under the same rational set forth in connection with the rejection of claim 1 respectively, above.

Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over **Koskan & Kuboyama** further in view of Zahavi et al. [US 6577859].

As per claim 3, the above combination teaches all the particulars of the claim except wherein said headset output comprises a headset jack for a wired headset. However, Zahavi teaches in an analogous art, that the mobile wireless communications device of claim 1 wherein said headset output comprises a headset jack for a wired headset. [24; Fig.2, Col.7; 46-50]

Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to modify the above combination including wherein said headset output comprises a headset jack for a wired headset in order to provide a system and method which allows a cellular phone user to communicate with a caller when the user is unable to speak aloud.

#### Response to Amendments & Arguments

IV. Applicant's arguments with respect to claims 1-7, 9-14 and 16-23 have been fully considered but are moot in view of the new ground(s) of rejection.

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## Conclusion

V. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sharad Rampuria whose telephone number is (571) 272-7870. The examiner can normally be reached on M-F. (8:30-5 EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, George Eng can be reached on (571) 272-7495. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://portal.uspto.gov/external/portal/pair. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free) or EBC@uspto.gov.

Sharad Rampuria Patent Examiner

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